index.	1842 Chap. Sec.
DAVIS, GEORGE, EXECUTOR OF GEO. BIDDI	
ance to the heirs of John L. Beeks, &c.	14 1
Any deed executed under this act to valid,	be " 2
DERTS - See Small Debts.	
DE COURCY THOMAS W.—Time extended to c	om-
plete his collection as Collector of Qu	220
Anne's county,	
DEED OF MORTGAGE.—See Heath, Josiah W	mes
Smith, R. M. G. and Jno. Bowers, Ja L. Humbelson, George.	
DEEDS.—See Newton, William; Counselman, John	F.;
Hendel, Rev. Wm.; Real Estate; Wa	lton;
Ino & wife: Mc.Mullen, Jas.; Bowers,	Da-
rah: Humbertson, Geo.; Sifford, John;	B010-
en, Isaac: Newman, Temperance; McGi	anis,
Nathaniel: Semmes. Richard and others	
DEEDS OF CONVEYANCE—See Davis, Geo.; B.	anks;
Jno. L. Hendel, Rev. Wm; Real E	state,
Walton, John and wife. DEFORD, JNO. T. See Jarrett, Richard.	
DICKINSON, SAMUEL.—Commissioners of W	orces-
ter county to levy for his support,	199
DEPTFORD FIRE COMPANY OF BALTIMOF	E.—
Incorporated,	38
DIRECT TAX.—See Taxes.	
DIRECT TAXATION.—See Baltimore City.	niabt
DISTRESS FOR RENT.—Landlords who have	right
of, may exercise that right as well in	ere no
where security has been given, as wh security is given, and in making affide	avit as
required by act of 1834, ch. 192, n	ot ne-
cessary to state that no security ha	S Deen
riven	200
Where property removed from pr	emises
within 60 days prior or subsequent to	expi-
ration of lease, &c. or whether remo	val be
by night or day, landlord may follow	time
and sell such property, &c. at an	y time " 2
within 60 days after expiration, &c. DISTRICT COURTS.—See Queen Anne's Count	v.
Harford County.	
Digmotor HISTICES See Hartord County.	
	juris-
diction over the similar in all vivolocity	C C C C C C C C C C C C C C C C C C C
matrimonii, the fact that the partie	s nave
40	

Sec.